

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT**

\_\_\_\_\_  
No. 19-40312  
\_\_\_\_\_



A True Copy  
Certified order issued May 13, 2019

*Steph W. Cayce*  
Clerk, U.S. Court of Appeals, Fifth Circuit

MICHAEL RAY ANDERSON,  
c/o Estates of Mary Ann Brashear & Columbus Brashear;  
ETHEL POGUE, c/o Estate of Mary Ann Brashear & Columbus Brashear,

Plaintiffs–Appellants,

versus

SHELBY OPERATING COMPANY; SHELBY RESOURCE MANAGEMENT;  
THOMAS WOOLUM; TOM SIKES; ANN SIKES; ET AL.,

Defendants–Appellees.

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Appeal from the United States District Court  
for the Eastern District of Texas  
\_\_\_\_\_

Before SMITH, HAYNES, and WILLETT, Circuit Judges.

PER CURIAM:

This court must examine the basis of its jurisdiction, on its own motion if necessary. *Hill v. City of Seven Points*, 230 F.3d 167, 169 (5th Cir. 2000). The plaintiff filed a *pro se* notice of appeal from the order denying leave to proceed *in forma pauperis*. The appeal must be dismissed for lack of jurisdiction because it is not taken from a final or otherwise appealable order under 28 U.S.C. §§ 1291 and 1292. Accordingly, the appeal is DISMISSED for want of jurisdiction. All pending motions are denied as moot.